# FAX

SHARP LABORATORIES OF AMERICA, INC. 5750 NW Pacific Rim Blvd. Camas. WA 98607

To:	Vinh P. Nguyen, Examiner		
	U.S.P.T.O.		
Phone			
Fax Phone	703-308-7382		
		From:	David C. Ripma, Patent
Subject:	SMT 391		Counsel
Date:			Sharp Labs of America
	Number of pages including		
	cover sheet4	Phone	360-834-8754
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REMARKS:		review Reply A	ASAP Please comment
	Urgent For your	Teview [ (Yepiy /	
Dear Mr. Nguyen:			
Attached please find a copy of the returned postcard and Response to Restriction Requirement,			
for Serial No. 09/526,955, filed March 16, 2000, which was mailed on December 20, 2001 and received at the USPTO on January 23, 2002.			
Teceived at	( ( ( ( ( ( ( ( ( ( ( ( ( ( ( ( ( ( (		
Please let me know if you need any other information.			
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David C R	ipma, Patent Counsel		X COPY RECEIVED
Sharp Laboratories of America		FA'	X Pribe incom
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			<ul> <li>* *</li> </ul>

### MAIL ROOM

SMI 391

Please stamp and return this postcard to acknowledge receipt of a Response to Restriction Requirement for patent application entitled, "Wafer Legel Burn-In Using Light as the Stimulating Signal", invented by Woodberry, Serial No. 09/526,955, filed March 16, 2000, Group Art Unit 2825, Examiner: V. P. Nguyen.

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## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of

Meral Bradley Woodberry

PATENT APPLICATION

December 20, 2001

ATTORNEY DOCKET

No. SMT 391

Group Art Unit: 2858

Examiner: V. P. Nguyen

Serial No.: 09/526.955 →

Inventor:

March 16, 2000

Filed: Title:

WAFER LEVEL BURN-IN

USING LIGHT AS THE STIMULATING SIGNAL

CERTIFICATE OF MAILING UNDER 37 C.F.R. § 1.8

I hereby certify that this correspondence is being deposited in the United Statos Postal Service with sufficient postage as first class mail in an envelope addressed to: Hon. Commissioner for Patents, Washington, D.C. 20231 on December 20, 2001

> David C. Ripma, Reg. No. 27,672 Signature Date : December 20, 2000

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#### RESPONSE TO RESTRICTION REQUIREMENT

Hon. Commissioner for Patents Washington, D.C. 20231

Sir:

This communication responds to an Office Action dated

SMT 391 (SMA) Restriction Resp.

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November 26, 2001 in the above-identified patent application. In the Office Action the Examiner requires election of a single species for prosecution, from among the species identified by the Examiner as follows:

- A) species of Fig. 6:
- B) species of Fig. 7;
- C) species of Fig. 8; and
- D) species of Fig. 9.

The Examiner identified no claim as generic.

Applicant hereby elects to pursue species B), the species of Fig. 7, for prosecution on the merits and to which the claims will be restricted if no generic claim is ultimately held allowable. Applicant identifies claims 1 through 4 and 6 through 9 as readable on species B), the species of Fig. 7.

Respectfully submitted,

Reg. No. 27,672

David C. Ripma, Patent Counsel Sharp Laboratories of America, Inc. 5750 NW Pacific Rim Blvd. Camas, WA 98607

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SMT 391 (SMA) Restriction Resp.

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